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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/769,543	01/30/2004	Donald E. Tilton	IS9-020	2271	
21567	7590 04/07/2005		EXAM	INER	
WELLS ST. JOHN P.S.			CHERVINSKY	CHERVINSKY, BORIS LEO	
601 W. FIRST AVENUE, SUITE 1300 SPOKANE, WA 99201			ART UNIT	PAPER NUMBER	
ŕ			2835	· · · · · · · · · · · · · · · · · · ·	
			DATE MAILED: 04/07/2003	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
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Office Action Commons	10/769,543	TILTON ET AL.			
Office Action Summary	Examiner	Art Unit			
	Boris L. Chervinsky	2835	. ·		
The MAILING DATE of this communication Period for Reply		·			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON.  FR 1.136(a). In no event, however, may a repon.  a reply within the statutory minimum of thirty within the statutory minimum of thirty is repired will apply and will expire SIX (6) MONTI statute, cause the application to become ABA	ply be timely filed  (30) days will be considered timely.  THS from the mailing date of this communica  ANDONED (35 U.S.C. & 133).	ation		
Status					
1) Responsive to communication(s) filed on 3	30 January 2004.		•		
·= · ·	This action is non-final.				
3) Since this application is in condition for allo		ers, prosecution as to the merits	s is ·		
closed in accordance with the practice und	·				
Disposition of Claims			٠		
4) Claim(s) <u>1-21</u> is/are pending in the applica	ation.		y.•		
4a) Of the above claim(s) is/are with					
5) Claim(s) is/are allowed.					
6) Claim(s) <u>1-4,7-16 and 18-21</u> is/are rejected	d.				
7) Claim(s) <u>5,6 and 17</u> is/are objected to.		•			
8) Claim(s) are subject to restriction ar	nd/or election requirement.		. • • .		
Application Papers					
9) The specification is objected to by the Exam	miner.				
10) The drawing(s) filed on 30 January 2004 is		jected to by the Examiner.	: .		
Applicant may not request that any objection to	•	•			
Replacement drawing sheet(s) including the co					
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action or form PTO-152			
Priority under 35 U.S.C. § 119	,				
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:	eign priority under 35 U.S.C. § 1	119(a)-(d) or (f).			
	1. Certified copies of the priority documents have been received.				
2. Certified copies of the priority docum	• •	· ——			
3. Copies of the certified copies of the	•	eceived in this National Stage	: <u>:</u>		
application from the International Bu	` ' ' '		٠		
* See the attached detailed Office action for a	list of the certified copies not re	eceived.			
			N.		
Attachment(s)  Notice of References Cited (PTO-892)	A) Interview Su	·· (DTO 442)	:		
2) Notice of References Cited (P10-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		/Mail Date			
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB	3/08) 5) Notice of Info	ormal Patent Application (PTO-152)	•		
Paper No(s)/Mail Date	6) 🔲 Other:	<b>-</b>	•		

Art Unit: 2835

#### **DETAILED ACTION**

#### Information Disclosure Statement

1. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4, 7-16, 18-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jaeger et al.

Jaeger discloses an integrated three dimensional packaging and cooling system 7 for cooling an electronic component system including a system framework, comprising: a system housing 14; a first circuit card cavity configured to house a first circuit card 10 with an electronic component 51, 52 mounted thereon (see Fig. 3), a second circuit card cavity configured to house a second circuit card 11 with the second electronic component mounted thereon; a first signal shield 24 between the first circuit card cavity, the second circuit card cavity, shields the first electronic

Application/Control Number: 10/769,543

Art Unit: 2835

component from receiving an interfering signal from the second electronic component and a thin-film evaporative spray cooling system comprising a first spray module configured to provide spray cooling to the first circuit card 10, and a second spray module that is integral with the first one configured to provide spray cooling to the second circuit card 11; wherein each of the first spray module and the second spray module comprise a plurality of atomizers 34, 36, 38, 40 in fluid receiving disposition to receive cooling fluid from a system cooling fluid supply, and each of the plurality of atomizers are oriented to spray cooling fluid, as normal impingement type, on the circuit card corresponding to that spray module; a third circuit card cavity configured to house a third circuit card 12 with a third electronic component mounted thereon, the third circuit card cavity being oriented to house the third circuit card approximately parallel relative to the first circuit card; a second signal shield between the second circuit card cavity and the third circuit card cavity, the second signal shield disposed to shield the second electronic component from receiving an interfering signal and wherein the thinfilm evaporative spray cooling system further comprises a third spray module configured to provide spray cooling to the third circuit card, and further wherein the third spray module comprises a plurality of atomizers in fluid receiving disposition to receive cooling fluid.

Jaeger discloses the claimed invention except an electronic connector; Jaeger does not specify the type of signal processed by the system. The electrical connectors are necessary part of the electronic package therefore it would have been obvious at the time the invention was made to a person having ordinary skill in the art to include the

Application/Control Number: 10/769,543

Art Unit: 2835

connector in the device as disclosed by Jaeger for connecting the package to associate it with other functional devices. The analog signal or radio frequency signal are functional features of the electronic components and it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Ex parte Masham, 2 USPQ2d 1647 (1987).

### Allowable Subject Matter

3. Claims 5, 6 and 17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Boris L. Chervinsky whose telephone number is 571-272-2039. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn D. Feild can be reached on 571-272-2800 ext. 35. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

Application/Control Number: 10/769,543

Art Unit: 2835

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

BORIS CHÉRVINSKY PRIMARY EXAMINER

4/5/5

Page 5